IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION

Charles Woodhead,

NO. C 07-03027 JW

Plaintiff,

ORDER DISMISSING ACTION WITH PREJUDICE

Kevin So, et. al.,

Defendants.

The Court is in receipt of Plaintiff's pleading entitled "Petition for Agreement and Harmony in the Nature of a Notice of International Commercial Claim Within the Admiralty Administrative Remedy and Commercial Accounting and True Bill." (See Docket Item No. 1.) It appears from the documents submitted that Plaintiff is attempting to enforce a judgment against Defendants² in the amount of \$8,697,747,578,976,000,000.00 pursuant to 28 U.S.C. § 1963. (Id.)

Under 28 U.S.C. § 1963, a judgment entered in any court of appeals, district court, bankruptcy court, or in the Court of International Trade may be registered in any other district. To register the judgment, the judgment creditor must file a certified copy of the judgment with the district court. <u>Id.</u> Neither Plaintiff's pleadings nor the exhibits submitted in support contain a

¹ Plaintiff is *pro se*.

² Defendants are Kevin So, Michelle Douglas, Kabian Haberty, LLP, Clerk of Court Sherri Carter, United States District Judge Margaret Morrow, United States Magistrate Judge Alicia Rosenberg, and the United States District Court for the Central District of California.

orders this action DISMISSED.
The Court considers whether to grant Plaintiff leave to amend. A court may dismiss a
complaint without granting leave to amend only if it appears with certainty that the plaintiff cannot
state a claim and any amendment would be futile. See Fed. R. Civ. P. 15(a) (leave to amend "shall
be freely given when justice so requires"); <u>DeSoto v. Yellow Freight Systems</u> , <u>Inc.</u> , 957 F.2d 655,
658 (9th Cir. 1992); Schreiber Distrib. Co. v. Serv-Well Furniture Co., 806 F.2d 1393, 1401 (9th
Cir. 1986). Here, Plaintiff purports to have had obtained a judgment in excess of \$8.6 quintillion

certified copy of any judgment entered by a court of competent jurisdiction. Accordingly, the Court

Accordingly, this action is DISMISSED with prejudice. The Clerk shall close this file.

against the United States District Court for the Central District of California, his claim is clearly

Dated: August 15, 2008

frivolous; any amendment would be futile.

United States District Judge

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narles W. Woodhead o 25 Nunes Road atsonville, Ca 95076	
nted: August 15, 2008	Richard W. Wieking, Clerk
	By: /s/ JW Chambers Elizabeth Garcia Courtroom Deputy